## UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO WESTERN DIVISION

Leland Foster,	Case No. 3:23-cv-1545
Plaintiff,	
v.	ORDER
Rys Holdings, LLC,	
Defendant.	
Plaintiff filed a Complaint in this case on August 8, 2023. Federal Rule of Civil Procedure	
4(m) provides:	
motion or on its own after notice prejudice against that defendant	hin 90 days after the complaint is filed, the courton the to the plaintiffmust dismiss the action without or order that service be made within a specified good cause for the failure, the court must extend the atte period.
Ninety days have elapsed since the filing of the Complaint, and there is no indication on the docket	
that Plaintiff has perfected service on Defendant.	
By December 8, 2023, Plaintiff shall either show service has been perfected or show cause	
for the failure to do so. If Plaintiff fails to do so, this action will be dismissed without prejudice	
under Rule 4(m).	
So Ordered.	
	s/ Jeffrey J. Helmick United States District Judge